# U.S. ENVIRONMENTAL PROTECTION AGENCY POLLUTION/SITUATION REPORT Tonawanda Coke Corporation - Removal Polrep



### UNITED STATES ENVIRONMENTAL PROTECTION AGENCY Region II

Subject: POLREP #35

RV1

**Tonawanda Coke Corporation** 

0201601

Tonawanda, NY

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3/14/2019

Reporting Period: 03/08/2019 through 03/14/2019

# 1. Introduction

# 1.1 Background

Site Number: A28U **Contract Number:** D.O. Number: Action Memo Date:

Response Authority: CERCLA Response Type: Emergency Removal Action Response Lead: Incident Category:

**NPL Status:** Non NPL Operable Unit:

Mobilization Date: 10/17/2018 Start Date: 10/17/2018

Demob Date: **Completion Date:** 

CERCLIS ID: NYD088413877 RCRIS ID:

ERNS No.: State Notification: Yes FPN#: Reimbursable Account #:

# 1 Incident Category

Abandoned coke manufacturing plant releasing hazardous substances into the environment.

Tonawanda Coke Corporation is a coke manufacturing plant; approximately 160 acres in an industrial area. The facility has been in operation for approximately 100 years. The 30 currently operating coke ovens have been in use since early 1960.

The facility is located at 3875 River Rd, Tonawanda, Erie County, New York. The area is an industrial area adjacent to the Niagara River. The nearest residence is located approximately 0.25 miles away.

# 1.1.2.2 Description of Threat

Flammable liquids contained in bulk storage tanks pose a threat of fire and explosion should they encounter an ignition source. Sodium hydroxide, a corrosive material, has been discharged onto the ground and poses a health threat to anyone who may come in contact with this material. One scrubber tower contains a

pyrophoric material which may spontaneously combust if the nitrogen blanket inside the vessel is not maintained. Drums of hydrochloric acid and solvents are being stored on an unpaved surface without secondary containment. A full removal site evaluation will be conducted when conditions allow.

### 1.1.3 Preliminary Removal Assessment/Removal Site Inspection Results

EPA is evaluating the Site, to identify all areas of concern and determine which facility operations will require EPA's immediate attention to circumvent a release of hazardous substances to the environment.

### 2. Current Activities

#### 2.1 Operations Section

# 2.1.2 Response Actions to Date

See previous POLREPS for additional response actions

The transfer of material from ST22 to ST21 was suspended this week after tank levels were drawn down to the withdraw port, approximately five-feet from the bottom of ST22. The transfer of fluid from the southern secondary containment into ST21 has been initiated utilizing the two-inch trash pump. The gravity discharge from ST21

The transfer of material from the "moat" to the Weir tank was delayed this week due to the buildup of ice in Weir tank's first chamber and efforts to reconfigure of the sand filter setup. The pumping of the "moat" was resumed on March 13, 2019 and sufficient volume was accumulated in the Weir tank to allow for discharge to the sanitary sewer on March 14, 2019. To date, 6,247 gallons has been discharged from the Weir tank to the sanitary sewer. Aqueous samples from the third baffle will continue to be collected periodically to ensure compliance with the industrial discharge permit.

Temperature monitoring of the LBA tower continues. No notable changes have been observed since the deactivation of the nitrogen supply on January 23, 2019.

The quarterly sampling event for the industrial discharge permit and the SPDES permit has been scheduled for March 19, 2019 and will be conducted by EPA DESA personnel.

The removal of the coal and coke at the Site by Powers Coal & Coke continued this week. In addition, Powers also initiated the shipment of breeze material off-Site. To date, approximately 5,694 tons of coal and 37 tons of breeze material has been removed.

Periodic maintenance of the storm water system continued this week. Tasks by the ERRS contractor included maintenance of the inclined retention basin (skimming of the surface water and readjusting the harbor boom that had been placed near the inlet to better capture surface material) and changing of absorbent boom at various catch basins throughout the Site.

24-hour security continues to be maintained at the Site. It includes a security officer at the main gate and a periodic perimeter patrol of the entire facility. To date, no significant issues have been reported.

# 2.1.3 2.1.3 Enforcement Activities, Identity of Potentially Responsible Parties (PRPs)

TCC filed for bankruptcy on October 16, 2018. ORC continues to represent EPA's interest with TCC attorneys.

# 2.1.4 Progress Metrics

Waste Stream	Medium	Quantity	Manifest#	Treatment	Disposal

# 2.2 Planning Section

# 2.2.1 Anticipated Activities

- Continue to pump water from the containment and sump areas for treatment in the Weir tank.
  Periodic discharge to the sanitary sewer will be guided by analytical results from the Weir tank water samples to ensure compliance with the Industrial Use Permit.
- Continue to maintain stormwater discharges. Tasks to include periodic maintenance of the retention basin and maintenance of absorbent boom placed at catchbasins adjacent to the Oil House.
- Continue to discharge remaining liquids in the equalization tanks (ST21 and ST22) to the sanitary sewer system.
- Continue to conduct monthly and semi-annual sampling events of discharges to the sanitary sewer system to ensure compliance with the Industrial Use Permit.
- Continue to conduct monthly and semi-annual sampling events of stormwater discharges to ensure compliance with the SPDES Permit.
- Continue to maintain essential services to the Command Post and Guard House including domestic water, sewer, electric, and heat.
- 7. Continue to maintain heat and electrical services at the Site 108 Pump House.
- 8. Backfill sump areas in the by-products area with crusher run gravel (with fines) to prevent sumps from filling with water and potentially discharging to the stormwater system.
- Develop and evaluate strategies to address the potentially pyrophoric material in the COG pipe infrastructure. Evaluations of the different strategies is to include cost effectiveness.

- Develop a strategy for the removal of product lines and process vessels in the by-products area so that secondary containments can be decommissioned.
- 11. Identify tanks and vessels with residual material that may pose a threat and develop a strategy for the removal of the material which may include demolition of the structure.

# 2.2.1.2 Next Steps

EPA will continue to assess the potential public and environmental threats posed by the Site.

#### 2.2.2 Issues

Electrical and mechanical breakdowns continue to occur due to the antiquated, poor condition of the plant equipment.

# 2.3 Logistics Section

No information available at this time.

### 2.4 Finance Section

EPA is funding the Removal Action.

- October 14, 2018 Verbal authorization provided a \$200,000 total project ceiling, of which \$150,000 was for mitigation contracting.
- October 18, 2018 Verbal authorization provided a \$500,000 total project ceiling increase, of which \$400,000 was for mitigation contracting.
- November 20, 2018 Verbal authorization provided a \$1,200,000 total project ceiling increase, of which \$1,000,000 was for mitigation contracting.

The total project ceiling verbally authorized for the Site is \$1,900,000, of which \$1,550,000 is for mitigation contracting.

The costs below include pending costs.

# Estimated Costs \*

	Budgeted	Total To Date	Remaining	% Remaining
Extramural Costs			1	
ERRS - Cleanup Contractor	\$1,550,000.00	\$1,407,758.34	\$142,241.66	9.18%
TAT/START	\$350,000.00	\$32,553.51	\$317,446.49	90.70%
Intramural Costs				
Total Site Costs	\$1,900,000.00	\$1,440,311.85	\$459,688.15	24.19%

<sup>\*</sup> The above accounting of expenditures is an estimate based on figures known to the OSC at the time this report was written. The OSC does not necessarily receive specific figures on final payments made to any contractor(s). Other financial data which the OSC must rely upon may not be entirely up-to-date. The cost accounting provided in this report does not necessarily represent an exact monetary figure which the government may include in any claim for cost recovery.

# 2.5 Other Command Staff

No information available at this time.

# 3. Participating Entities

# 3.2 Cooperating Agencies

EPA is coordinating with, DOJ, NYSDEC and the Town of Tonawanda Water Resources Department.

# 4. Personnel On Site

Two OSC, 3 ERRS personnel and 2 RST3 personnel.

# 5. Definition of Terms

No information available at this time.

# 6. Additional sources of information

# 7. Situational Reference Materials

No information available at this time.